

Mr. Larry Armstrong
Hill-Rom Company, Inc.
1069 Highway 46 East
Batesville, IN 47006

Re: 137-17169
Notice-only change to
Registration 137-14824-00014

Dear Mr. Armstrong:

Hill-Rom Company, Inc. was issued a permit on November 8, 2001 for an architectural products manufacturing plant. A letter notifying the Office of Air Quality of a modification to the woodworking operation, unit EU-05 baghouse was received on January 30, 2003. Pursuant to the provisions of 326 IAC 2-5.5-6(d) the permit is hereby revised as follows:

The woodworking operation, listed as EU-05, is being relocated from its current west side placement within the facility to the east side of the facility. The current woodworking operation is processed through a cyclone that exhausts to stack ID V#2. The woodworking operation has been modified to process through three (3) dust collectors identified as DC1, DC2 and DC3 which exhausts internally and not externally. As listed in the Registration No.137-14824-00014, the potential to emit is below exemption levels. Therefore, there are no 326 IAC requirements applicable for compliance. Registration No.137-14824-00014 is amended as follows with all deleted changes indicated with strike-out (~~strike-out~~) and all new information indicated with bold (**bold**) type:

Page 1 of the registration lists the descriptive information of the Hill-Rom Company, Inc. The woodworking operations, identified as EU-05, is modified as follows:

- (d) Woodworking operations, identified as EU-05, processing a maximum of 22.0 wood panels per hour, with ~~one (1) cyclone~~ **three (3) dust collectors** for particulate control, exhausting ~~at one (1) stack identified as S/V #2~~ **internally and not externally**.

On Page 2, within the applicable conditions section, registration condition 2, Process Operations item (b) is modified as follows:

- (b) The ~~cyclone~~ **dust collectors** shall be in operation at all times the woodworking operation (EU-05) is in operation, in order to comply with this limit.

All other conditions of the permit shall remain unchanged and in effect. Please attach a copy of this letter and the following revised permit pages to the front of the original permit.

This decision is subject to the Indiana Administrative Orders and Procedures Act - IC 4-21.5-3-5. If you have any questions on this matter, please contact James Farrell, at (800) 451-6027, press 0 and ask for James Farrell or extension 3-8396, or dial (317) 233-8396.

Sincerely,

Paul Dubenetzky, Chief
Permits Branch
Office of Air Quality

Attachments

JF

cc: File - Ripley County
U.S. EPA, Region V
Ripley County Health Department
Air Compliance Section Inspector - Herm Carney
Compliance Data Section - Karen Nowak
Administrative and Development - Sara Cloe
Technical Support and Modeling - Michele Boner